REMARKS

The Examiner has provisionally rejected Claims 1-9, 11-34 and 36-43 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1-10, 12-30 and 32-40 of U.S. Patent Application No. 09/935,634. Applicant has submitted herewith a terminal disclaimer in order to overcome such rejection.

The Examiner has rejected Claims 1-2, 4-9, 11-21, 23-34, 36-37 and 39-43 under 35 U.S.C. 102(e) as being anticipated by Maloney et al. (U.S. Patent No. 6,549,208). Applicant respectfully disagrees with such rejection.

With respect to independent Claims 1, 4, 6, 31, 33 and 40, the Examiner has relied, at least in part, on the following excerpt from Maloney to meet applicant's claimed "converting the electronic file from a first file format to a second file format that is different from the first file format and that prevents the computer virus in the electronic file from executing when the converted electronic file is opened by the intended recipient" (see this or similar, but not identical language in each of the foregoing claims).

"Data in the knowledge base 16 is made available to a data parsing tool 18 that converts the captured network data from the discovery tool 12 to a form useable by downstream programs of the system. Data accessed by the parsing tool 18 is then available to analytical engine 20 for analyzing the data captured by the discovery tool 12 and supports the merging of several data files and the development and comparison of network usage patterns." (see col. 4, lines 39-42) (emphasis added)

"In operation, the session recorder tool 92 reassembles connectionoriented flows, or sessions. These layer-4 (e.g., TCP) and above
sessions consist of multiple packets, to be reassembled and parsed to
expose application-level information. Packet and cell reconstruction
techniques provide the user with state information (for example, call
progress and session monitoring), as well as application layer
information (for example, e-mail addresses). Utilizing session search
techniques within the session recorder tool 92, combined with alert
processing, capabilities (such as seeing when a certain user gets email) can be flexibly constructed. In one implementation of a session
recorder tool 92 there is provided viewing of the following sessions:
HTTP, POP3, TELNET, FTP, SMTP, NNTP, and IMAP. During operation of the
session recorder tool 92 data can be added to the knowledge base 16 as
the tool detects, processes and scans sessions for various pieces of
information.

The query consult tool 94 provides a text-based interface to the knowledge base 16. By utilization of the query consult tool 94, a user is able to determine if the knowledge base 16 contains an object (for example, individual IP address) or determine the set of objects belonging to a class of the knowledge base 16 (for example, IP-ADDR). In one implementation of the query consult tool 94, the knowledge base 16 was queried for top level class names, objects belonging to a given class and specific class objects." (Col. 9, lines 27-53) (emphasis added)

Applicant respectfully disagrees with this assertion. In particular, Maloney simply discloses that "[d]ata in the knowledge base 16 is made available to a data parsing tool 18 that converts the captured network data from the discovery tool to a form usable by downstream programs..." (see emphasized portion of excerpt above). In addition, it is noted that "the discovery tool 12 collects traffic and usage data and maps the network connectivity" (see Col. 4, lines 28-29) (emphasis added). Examples of such collected data is also disclosed in Maloney including "Address, Host, LM-Host, Domain, LM-Domain, SubNet, IP-Address..." (see Col. 4, lines 32-38).

Therefore, Maloney teaches converting captured network data that includes traffic and usage data in order for the data to be usable by other downstream programs, and not "converting the electronic file from a first file format to a second format that is different from the first file format and that prevents the computer virus in the electronic file from executing when the converted electronic file is opened by the intended recipient" (emphasis added), as claimed by applicant. Furthermore, Maloney's teaching of querying for class object and classes (as cited above) does not in any way relate to "converting...that prevents a computer virus from executing," as claimed by applicant. Simply nowhere in Maloney is there any suggestion of converting a file format to "[prevent] a computer virus from executing when the converted electronic file is opened by the intended recipient."

In addition, the Examiner has relied, at least in part, on the following excerpts from Maloney to meet applicant's claimed "converting of the electronic file being in response to a determination that the electronic file represents the potential risk to the computer system."

"...locate the existence of backdoors, reduce bandwidth usage, develop profiles of users, and pinpoint illicit activity." (Col. 2, lines 2-3)

"...determination of potential choke points and vulnerabilities..." (Col. 6, line 33)

"Following parsing of the knowledge base 16 the analytical engine 20 responds to the data for preparation and converting into vector-based nodal diagrams. Typically the analytical engine 20 creates associations between a number of different charts to determine if such data charts correlate or differentiate." (Col. 6, line 66-Col. 7, line 4)

Applicant respectfully asserts that Maloney's teaching of converting the knowledge base data into vector-based nodal diagrams in no way relates to "converting...the electronic file...in response to a determination that the electronic file represents the potential risk to the computer system," as claimed by applicant. Specifically, Maloney's converting relates to converting traffic and network usage data into a usable form for other programs, as cited above, and not to electronic files in response to potential security risks. Therefore, Maloney fails to even suggest "converting [the] electronic file in response to a determination that the electronic file represents the potential risk to the computer system" (emphasis added), as claimed.

The Examiner is reminded that a claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described in a single prior art reference. *Verdegaal Bros. v. Union Oil Co. Of California*, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987). Moreover, the identical invention must be shown in as complete detail as contained in the claim. *Richardson v. Suzuki Motor Co.*868 F.2d 1226, 1236, 9USPQ2d 1913, 1920 (Fed. Cir. 1989). The elements must be arranged as required by the claim.

This criterion has simply not been met by the Maloney reference, for the reasons noted above. In addition, applicant respectfully asserts that the Maloney reference is further deficient with respect to the dependent claims.

For example, with respect to dependent Claim 12, the Examiner has relied on the following excerpt in Maloney to make a prior art showing of applicant's claimed "determining whether the certain electronic file represents the potential risk comprising: conducting a heuristic scan of the certain electronic file."

*...provided viewing of the following sessions: HTTP, POP3, TELNET, FTP, SMTP, NNTP, and IMAP. During operation of the session recorder tool 92 data can be added to the knowledge base 16 as the tool detects,

processes and scans sessions for various pieces of information." (Col. 9, lines 39-44)

Applicant respectfully asserts that the above excerpt fails to even suggest "conducting a heuristic scan of the certain electronic file," as claimed by applicant. Maloney merely discloses detecting, processing and scanning sessions (HTTP, POP3, etc) for various pieces of information. This simply does not rise to the level of specificity of applicant's claim language wherein "a heuristic scan of the certain electronic file" is conducted to determine "whether the certain electronic file represents the potential risk."

With respect to dependent Claim 15 et al., the Examiner has relied on Maloney's disclosure of utilization of a PC in implementing the information security analysis system (Col. 5, lines 59-61) to make a prior art showing of applicant's claimed "receiving occurring at a desktop computer of the intended recipient." Applicant respectfully asserts that Maloney's general utilization of a PC does rise to the level of specificity of applicant's claim language.

With respect to dependent Claim 16 et al., the Examiner has relied on Maloney's mention of an HTTP-Server (Col. 4, line 36 and Figure 6) to make a prior art showing of applicant's claimed "receiving occurring at a server computer." It seems the Examiner has failed to take Maloney's mention of an HTTP-Server in context. Applicant notes that, in the proper context of Maloney's invention, data about HTTP-Servers is collected and becomes part of the knowledgebase. Therefore, there is no receiving [of an electronic file] occurring at a server computer," as claimed by applicant.

With respect to dependent Claims 18 and 19, the Examiner has relied on the following excerpts from Maloney to make a prior art showing of applicant's claimed "converting at a desktop computer of the intended recipient" (Claim 18) and "converting occurring at a server computer" (Claim 19).

[&]quot;The hardware platforms consist of several different types of interconnected computers..." (Col. 2, lines 24-25)

[&]quot;...Pentium-based PC... (Col. 5, line 60)
"An internal packet processing engine 36 decodes data packets and converts the raw data to information elements that are accessible to all the tools in a tool suite 34." (Col. 7, lines 30-33)

Applicant respectfully points out that the above excerpts from Maloney merely mention a Pentium based PC and interconnected computers, and that when taken in context, as described above with regard to Claim 16, do not disclose "converting [the electronic file] at a desktop computer of the intended recipient" nor "converting [the electronic file] at a server computer" as claimed by applicant. Further, there is simply no suggestion in Maloney of converting an electronic file format at a desktop computer or server.

With respect to dependent Claim 21, the Examiner relies on the following excerpts from Maloney to make a prior art showing of applicant's claimed "receiving a second electronic file intended for delivery from another sender to another intended recipient, the second electronic file having a third file format and containing another computer virus; converting the second electronic file to a fourth file format that is different from the third file format and that prevents the another computer virus from executing when the converted second electronic file is opened by the another intended recipient; and making the converted second electronic file available for viewing by the another intended recipient."

"A second analytical engine from the Department of Defense..." (Col. 4, line 39)

"The addition of a third vector permits the simultaneous viewing of large complex diagrams on interconnected planes in accordance with user instructions from the input device 94. The display of FIG. 5 permits an analyst to rotate the diagram on any axis thereby viewing relationships that otherwise become obscure viewed on two-dimensional planes." (Col. 11, lines 36-41)

"In this example the analysis system 10 as running on the terminal 70 monitors the level of intranet traffic and records packets of data from each of the terminals of the various nodes. For a terminal under attack, such as terminal 64a, the analysis system establishes a target source packet structure and by means of the analytical engine 20 of the present invention could be modified to shut down a target under attack." (Col. 12, lines 16-24)

Applicant respectfully asserts that Maloney's teachings of "a second analytical engine," "simultaneous viewing of large complex diagrams" and "monitor[ing] the level of intranet traffic...from each of the terminals of the various nodes" fail to meet applicant's claim limitations. Specifically, neither the above excerpts nor the rest of the Maloney reference, disclose "receiving a second electronic file intended for delivery from another sender to another

intended recipient... containing another computer virus... converting the second electronic file... that prevents the another computer virus from executing..." (emphasis added), as claimed by applicant.

With respect to dependent Claim 23, the Examiner has relied on the following excerpt from Maloney to make a prior art showing of applicant's claimed "second file format being at least one of a TXT file format, a RTF file format without embedded objects, a BMP file format, a JPEG file format, a CSV file format, a JPB file format, a GIF file format, a HTML file format without scripts, and a ASCII file format."

"...parsing and formatting of data from HTML flat files that are then imported to a database or to the analytical engines." (Col. 10, lines 24-25)

Applicant respectfully points out that the above excerpt from Maloney does not teach a second file format (wherein the electronic file was converted from a first file format to a second file format in the context of Claim 1), let alone a second file format that includes one of the formats enumerated above in claim 23. Maloney simply teaches formatting data from HTML and importing the data into a database, and thus fails to meet applicant's claim limitations.

With respect to dependent Claims 24 and 26, the Examiner has relied on the same excerpt as with Claim 23 in rejecting applicant's claimed "second file format being the HTML file format without scripts" (see Claim 24) and "second file format being the TXT file format." (see Claim 26) Again, applicant respectfully asserts that Maloney teaches formatting data from HTML to a database, whereas applicant claims the second file format (formatted from a first file format in the context of Claim 1) being a HTML file format without scripts (Claim 24) and a TXT file format (Claim 26).

With respect to dependent Claim 28, the Examiner has relied on the same excerpt as with Claim 23 in rejecting applicant's claimed "certain electronic file being at least one of a word processing file, a spreadsheet file, a database file, a graphics file, a presentation file, a compressed file, and a binary executable file."

Again, applicant respectfully asserts that Maloney teaches formatting data from HTML to a database, whereas applicant claims "the certain electronic file being at least one of a word processing file, a spreadsheet file, a database file, a graphics file, a presentation file, a compressed file, and a binary executable file," none of which are HTML files. The excerpt from Maloney even fails to make any mention of an electronic file, as claimed by applicant in the context of Claim 1.

With respect to dependent Claim 29 et al., the Examiner yet again has relied on the same excerpt as with Claim 23 in rejecting applicant's claimed "determining if the first file format is one of a word processing file format type and a graphics file format type, the second file format being at least one of a TXT file format, a RTF file format without embedded objects, and a HTML file format without scripts if it is determined that the certain file format is the word processing file format type, the second file format being at least one of a JPB file format, a BMP file format, a GIF file format, a HTML file format without scripts, and a JPEG file format if it is determined that the first file format is the graphics file format type."

Yet again, applicant respectfully asserts that the excerpt in Maloney relied on by the Examiner teaches formatting data <u>from HTML</u> to a database, whereas applicant claims converting the electronic to a specific second file format based on a specific first file format, as excerpted above.

Again notice of allowance or a specific prior art showing of all of applicant's claim limitations, in combination with the remaining claim elements, is respectfully requested.

In the event a telephone conversation would expedite the prosecution of this application, the Examiner may reach the undersigned at (408) 505-5100. The Commissioner is authorized to

-17-

charge any additional fees or credit any overpayment to Deposit Account No. 50-1351 (Order No. NAI1P091/01.049.01).

Respectfully salomitted, Zilka-Kotab, PC.

Kevin J. Zilka Registration No. 41,429

P.O. Box 721120 San Jose, CA 95172-1120 408-505-5100